Court of Appeal of the State of California

IN AND FOR THE

Fifth Appellate District

COURTROOM PROCEEDINGS

The court met in its courtroom at 1:30 P.M. Present: Honorable Nickolas J. Dibiaso, Acting Presiding Justice; Honorable Thomas A. Harris, Associate Justice; and Eve Sproule, Court Administrator/Clerk, by Lisa J. Prosser, Senior Deputy Clerk.

F035182 F035656

Soza v. William Ziering, Inc. et al.,

Parties stipulate that (1) Ardaiz, P.J., the absent assigned justice, participate in the determination of this appeal, and (2) Ardaiz, P.J. to listen to the recording of oral proceedings upon his return.

Cause called and argued by Andrew B. Jones, Esq., counsel for plaintiff, respondent and appellant Twaney Soza and by David A. Fike, Esq., counsel for defendants, appellants and respondents William Ziering, Inc. .

Submission ordered deferred to and including April 26, 2002.

At this point Dibiaso, J. leaves the bench and is replaced by Cornell, J.

F036936

People v. Castro

Parties stipulate that (1) Ardaiz, P.J., the absent assigned justice, participate in the determination of this appeal, and (2) Ardaiz, P.J. to listen to the recording of oral proceedings upon his return.

Cause called and argued by Richard Doctoroff, Esq., counsel for appellant. John G. McLean, Esq., Deputy Attorney General, counsel for respondent waived oral argument.

Submission ordered deferred to and including April 18, 2002.

Court recessed until Monday, April 15, 2002 at 10:00 A.M.

F038969

In re Tanyann W. et al., Minors

The judgment is affirmed. Buckley, J.

We concur: Dibiaso, Acting P.J.; Cornell, J.

[CERTIFIED FOR PUBLICATION]

Court of Appeal of the State of California

IN AND FOR THE

Fifth Appellate District

F039635 Kern Medical Center v. Carleton P.

Having considered the parties' stipulation (see Code of Civ. Proc., sec 128, subd. (a)(8), it is hereby ordered that the November 20, 2001, order granting the section 5300 petition for post-certification treatment of Carleton P. is reversed. The matter is ordered remanded to the superior court to determine whether Carleton P. wishes to assert or waive his right to a jury trial on the petition for post-certification treatment. In no event is the post-certification period to extend beyond May 16, 2002. Remittitur shall issue forthwith. (Cal. Rules of Court, rule 25(b).)

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F035882 People v. Carroll

Oral argument having been waived in the above-entitled case in accordance with the provisions of a notice mailed to counsel, the case is submitted for decision.

F036967 People v. Rodriguez

Oral argument having been waived in the above-entitled case in accordance with the provisions of a notice mailed to counsel, the calendar date heretofore set is vacated and the case is submitted for decision.